Application No.: 10/830,042 Docket No.: 61130-8110.US1

(5027B-US)

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: John M. Holt

Application No.: 10/830,042 Confirmation No.: 9699

Filed: April 23, 2004 Art Unit: 2192

For: MODIFICATION OF COMPUTER

APPLICATIONS AT LOAD TIME FOR

DISTRIBUTED EXECUTION

Examiner: J. D. Rutten

Supplemental Information Disclosure Statement

37 CFR 1.97(c)

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

1. Timing of Submission

This information disclosure is being filed before the mailing date of any of a final action under Section 1.113, a notice of allowance under 1.311 or an action that otherwise closes prosecution in the application. The Commissioner is authorized to charge Deposit Account 50-2207 for the requisite \$180 submission fee.

2. **Cited Information**

 \boxtimes References 1-5 are U.S. Patent references and therefore copies are not included.

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Applicants wish to bring to the Examiner's attention the following co-pending patent application(s), which is/are assigned to the assignee of the present application, and which may be relevant to the present application. Office Actions have been received in these applications and are available through the Patent Application Information Retrieval (PAIR) system. If the Examiner so requests, Applicant will provide the Examiner with copies of these Office Actions.

Examiner's Initials	
	Co-Pending Patent Applications
1)	Serial No. 11/111,779 filed April 22, 2005
	Modification of Computer Applications At Load Time For Distributed Execution
2)	Serial No. 11/259,744 filed October 25, 2005
	Computer Architecture And Method Of Operation For Multi-Computer Distributed Processing With Initialization Of Objects
3)	Serial No. 11/259,761 filed October 25, 2005
	Computer Architecture And Method Of Operation For Multi-Computer Distributed Processing With Synchronization

Applicants respectfully request that the above-listed items not be printed on the face of any patent which may issue from the present application.

4. Effect of Information Disclosure Statement (37 C.F.R. § 1.97(h))

This Information Disclosure Statement is not to be construed as a representation that: (i) a search has been made; (ii) additional information material to the examination of this application does not exist; (iii) the information, protocols, results and the like reported by third parties are accurate or enabling; or (iv) the cited information is, or is considered to be, material to patentability. In addition, applicant does not admit that any enclosed item of information constitutes prior art to the subject invention and specifically reserves the right to demonstrate that any such reference is not prior art.

Respectfully submitted,

Dated: 4/28/2008

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